1	DALE L. ALLEN, JR., State Bar No. 145279 dallen@aghwlaw.com NICHOLAS D. SYREN, State Bar No. 334807			
2				
3	nsyren@aghwlaw.com ALLEN, GLAESSNER, HAZELWOOD & WERTH, LLP			
4	180 Montgomery Street, Suite 1200 San Francisco, CA 94104 Telephone: (415) 697-2000			
5	Facsimile: (415) 813-2045			
6	Attorneys for Defendants HAYWARD AREA RECREATION AND P.	A D V		
7	DISTRICT and KEVIN HART	AKK		
8	UNITED STATES DISTRICT COURT			
9	NORTHERN DISTRICT OF CALIFORNIA			
10				
11	JOSEPH P. CUVIELLO and DENIZ BOLBOL, individually,	Case No. 3:23-cv-01652-VC		
12	Plaintiff,	DECLARATION OF KEVIN HART IN SUPPORT OF DEFENDANTS HAYWARD		
13	v.	AREA RECREATION AND PARK DISTRICT AND KEVIN HART'S MOTION FOR		
14	ROWELL RANCH RODEO, INC.,	SUMMARY JUDGMENT, OR IN THE ALTERNATIVE, SUMMARY		
15	HAYWARD AREA RECREATION AND PARK DISTRICT, HAYWARD AREA	ADJUDICATION		
16	RECREATION AND PARK DISTRICT PUBLIC SAFETY MANAGER/RANGER	Hon. Vince Chhabria		
17	KEVIN HART, and DOES 1 and 2, in their individually and official capacities,	Date: August 15, 2024 Time: 10:00 a.m.		
18	jointly and severally,	Ctrm: $4-17^{th}$ Floor		
19	Defendants.			
20				
21	I, KEVIN HART, declare as follows:			
22	1. I am an individual and a defendant in the above-entitled action. I make this			
23	declaration in support of Hayward Area Recreation and Park District and Kevin Hart's Motion for			
24	Summary Judgment, or in the Alternative, Summary Adjudication. I have personal knowledge of			
25	the facts set forth herein, and if called upon to testify thereto, I could and would competently do			
26	so under oath.			
27	2. I have personal knowledge of	f the following facts and could testify competently to		
28	them.	1 MSJ – HART DECL.		
		1 MSJ – HART DECL. 3:23-CV-01652-VC		

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

	3.	I was on duty as the Public Safety Manager and employee of Hayward Area
Recre	ation an	d Park District ("HARD") with a shirt identifying myself as such at Rowell Ranch
Rode	on the	evening of May 20, 2022.

- 4. A security plan was created by the Rodeo group renting the park for the day which I was aware of from my previous review and approval.
- 5. The "free speech area" was designated in the immediate area of the entrance to the parking lot. (Attached is a true and correct copy of the "free speech area").
- 6. I observed Plaintiffs Cuviello and Bolbol approaching the ticket booth area of park property on foot holding signs with graphic pictures of animal abuse.
- 7. I observed Plaintiffs and other individual demonstrators standing directly in front of the security entrance and attempting to block visitors to the rodeo from entering the rodeo event ticket booth entrance.
- 8. I observed Plaintiffs and demonstrators hold their signs and shout to individual visitors and de-cry how they could watch such an event where animal abuse happens. I received complaints relayed to me by Rowell Ranch volunteers that rodeo visitors felt their peace was being disturbed by the demonstrators.
- 9. I approached an individual later identified as Plaintiff Cuviello who appeared to be the group leader and advised him there was a designated free speech area located towards the front entrance of the parking lot area.
- 10. I observed demonstrators including Plaintiffs continue to demonstrate when requested to move to the designated free speech area and at times blocked the vehicle gate area being used by vehicle traffic.
- 11. I observed Plaintiffs refuse to move and refuse to stop blocking visitors from entering the rodeo.
- 12. Near the ticket booth area in the direct vicinity of the Plaintiffs and demonstrators was a vehicle gate that was being used a number of times by vehicle traffic. I observed demonstrators reluctantly move when faced with vehicle traffic and then immediately resume demonstrating.

EN, GLAESSNER, HAZELWOOD & WERTH, LLP	180 Montgomery Street, Suite 1200	San Francisco, California 94104	
EN, GL	18	0,	
۳			

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

13. I hav	e reviewed the videos produced by Alameda County and Plaintiffs as well as	
the accompanying transcripts. The videos and transcripts are the true and correct depictions of my		
interaction with Plai	ntiffs.	
14. I nev	er told Plaintiffs they were under arrest nor subject to arrest nor subject to	
detention or citation	at any time.	

- 15. I had no intention of stopping the Plaintiffs and demonstrators from demonstrating at any time.
- 16. Additionally, I had no intention of physically moving Plaintiffs or to intimidate, coerce or threaten Plaintiffs with arrest.
- 17. I was informed prior to my interactions with Plaintiffs that Plaintiffs had a legal right to protest at any location of park property unless they blocked ingress and egress for emergency transportation lanes.
 - 18. I had no authority to arrest Plaintiffs.
- 19. At no time did I instruct Alameda County Deputies to arrest Plaintiffs nor instruct Alameda County Deputies to threaten Plaintiffs with arrest.
- 20. I did not coordinate nor plan a response to the demonstrators with Deputy Mayfield nor anyone else from the Alameda County Sheriff's Department at any time prior to my interactions with Plaintiff.
- 21. I had no professional nor personal relationship with Deputy Mayfield prior to May 20, 2022.
- 22. I had no weapon on my person during my interactions with Plaintiffs nor any handcuffs.
- 23. I never raised my voice nor stepped toward Plaintiffs to make them feel intimidated or threatened.
 - 24. Plaintiffs did not appear afraid of arrest at any time.
- 25. Plaintiffs were never stopped from protesting nor physically forced to move to the "Free Speech Area."
 - 26. I had no further contact with Plaintiffs at any time.

1	
2	pro
3	
4	fore
5	
6	
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	

27.	I understood that demonstrators had a right to protest on public or quasi-public
property base	d on my prior professional experience.

I swear under penalty of perjury under the laws of the United States of America that the foregoing is true and correct to the best of my own personal knowledge.

Executed this 27th day of June, 2024, at Danville, California.

/s/ Kevin Hart	
KEVIN HART	

27

28

EXHIBIT "A"

